

476 - Growth Management Hearings Board

A001 Environmental Dispute Resolution

The state Growth Management Act of 1992 requires state and local governments to manage the state's growth by preparing comprehensive plans and implementing them through capital investments, land use, and natural resource regulations. The purpose of the three growth management hearings boards is to resolve environmental disputes that arise from implementing components of this law.

	FY 2006	FY 2007	Biennial Total
FTE's	12.0	12.0	12.0
GFS	\$1,571,000	\$1,590,000	\$3,161,000
Other	\$0	\$8,000	\$8,000
Total	\$1,571,000	\$1,598,000	\$3,169,000

Statewide Result Area: Improve the quality of Washington's natural resources

Statewide Strategy: Preserve, maintain and restore natural systems and landscapes

Expected Results

Achievement of stated agency mission and fulfillment of statute (RCW 36.70A): to help local governments manage growth and to serve the citizens of the state of Washington by making informed decisions on appeals arising from the implementation of the Growth Management Act in a clear, consistent, timely, and impartial manner that recognizes the diversity of their jurisdictional regions.

Percentage of Growth Management Hearings Board cases upheld on appeal				
Biennium	Period	Target	Actual	Variance
2005-07	8th Qtr	94%		
	4th Qtr	94%		

Successful mediations by the Growth Management Hearings Board (Number of withdrawals, stipulated dismissals and successful mediations.)				
Biennium	Period	Target	Actual	Variance
2005-07	8th Qtr	15		
	4th Qtr	15		

Grand Total

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